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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/816,065	03/31/2004	Futoshi Kobayashi	CFA00073US	8901
34904 7590 02/05/2008 CANON U.S.A. INC. INTELLECTUAL PROPERTY DIVISION 15975 ALTON PARKWAY			. EXAMINER	
			THOMAS, BRANDI N	
IRVINE, CA 92618-3731			ART UNIT	PAPER NUMBER
		2873		
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			MAIL DATE	DELIVERY MODE
	•		02/05/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applica	ant(s)		
Office Action Summary		10/816,065	ковач	'ASHI, FUTOSHI		
		Examiner	Art Uni	t		
		BRANDI N. THOM	IAS 2873 -			
	ATE of this communication a	appears on the cover	sheet with the correspor	ndence address		
Period for Reply		31 V 10 OFT TO EVO	DE AMONTU(C) OD T	"LUDTY (20) DAYS		
WHICHEVER IS LONG - Extensions of time may be an after SIX (6) MONTHS from 0 - If NO period for reply is spec - Failure to reply within the set	CUTORY PERIOD FOR REF GER, FROM THE MAILING vailable under the provisions of 37 CFR the mailing date of this communication. ified above, the maximum statutory peri- or extended period for reply will, by statice later than three months after the maint. See 37 CFR 1.704(b).	DATE OF THIS CON 1.136(a). In no event, howev od will apply and will expire SI tute, cause the application to I	MMUNICATION. er, may a reply be timely filed X (6) MONTHS from the mailing become ABANDONED (35 U.S.C	date of this communication. C. § 133).		
Status						
1)⊠ Responsive to c	ommunication(s) filed on <u>20</u>	November 2007.				
2a) This action is FI	This action is FINAL . 2b)⊠ This action is non-final.					
• • • • • • • • • • • • • • • • • • • •	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is					
closed in accord	lance with the practice unde	er Ex parte Quayle, 19	335 C.D. 11, 453 O.G. 2	213.		
Disposition of Claims						
4)⊠ Claim(s) <u>6 and 7</u>	is/are pending in the applic	cation.				
4a) Of the above	claim(s) is/are withd	Irawn from considera	ion.			
5) Claim(s)						
6)⊠ Claim(s) <u>6 and 7</u>	•					
7) Claim(s)		d/or aloction requirem	ont .			
8) Claim(s)	are subject to restriction and	a/or election requirem	lefit.			
Application Papers						
9) The specification	is objected to by the Exam	iner.	,			
10)⊠ The drawing(s) fi	led on <u>31 March 2004</u> is/are	e: a)⊠ accepted or t) objected to by the	Examiner.		
'''	request that any objection to t	• ,	•	· •		
· ·	wing sheet(s) including the corr aration is objected to by the					
Priority under 35 U.S.C.	§ 119					
· .	t is made of a claim for forei ne * c)⊡ None of:	ign priority under 35 l	J.S.C. § 119(a)-(d) or (i	Ŋ.		
1.⊠ Certified o						
2 Certified of	copies of the priority docume	ents have been recei	ed in Application No	 ·		
_ '	the certified copies of the p	· ·		National Stage		
, ,	n from the International Bure					
* See the attached	detailed Office action for a l	ist of the certified cop	nes not received.			
·						
Attachment(s)						
1) Notice of References Cite 2) Notice of Praftsperson's R	d (PTO-892) Patent Drawing Review (PTO-948)		nterview Summary (PTO-413 aper No(s)/Mail Date.			
Notice of Draftsperson's Paper No(s)/Mail Date	atement(s) (PTO/SB/08)	5) 🔲 N	lotice of Informal Patent Appl other: <u>Detailed Action</u> .			

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ichinokawa (6599035 B2) in view of Shimazaki et al. (5748934) in further view of (JP02003274229A).

Regarding claim 6, Ichinokawa discloses in figures 1-3, an imaging system (100) comprising: a holding unit (1a) holding an image picking-up device (37) that receives light from a subject and generates a signal (col. 4, lines 66-67 and col. 5, lines 1-3 and 9-11); a motor (23) configured to drive a driven member (col. 5, lines 25-29), the motor being arranged closer to the subject side than the holding unit (1a) (col. 5, lines 25-29); and a bar-shaped guide member (11) guiding a guided member (col. 4, lines 13-23), the guide member (11) being arranged closer to the subject side than the holding unit (1a) and movable relatively to the holding unit (1a) in the direction of the optical axis (col. 3, lines 38-43), wherein the holding unit (1a) includes an overhang portion holding the image picking-up device (37) in the direction of the subject side on the optical axis(col. 4, lines 66-67 and col. 5, lines 1-3 and 9-11); but does not specifically disclose wherein the motor is movable relatively to the holding unit in the direction of an optical axis and the motor; and the motor and guide member arranged to overlap the holding unit and the guide member are arranged so as to avoid the overhang portion in the direction perpendicular

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to the optical axis when the motor and the guide member come relatively close to the holding unit. (JP02003274229A) discloses wherein the motor is movable relatively to the holding unit (11) in the direction of an optical axis (abstract). Shimazaki et al. discloses, in figure 1, the motor (10) and the guide member (31 and 32) are arranged so as to avoid the overhang portion in the direction perpendicular to the optical axis when the motor and the guide member come relatively close to the holding unit (11) (col. 2, lines 24-34 and col. 3, lines 62-67). Therefore it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the device of Ichinokawa with the motor of JP02003274229A for the purpose of moving the chassis fore and back in the lens optical axis (abstract). Therefore it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the device of Ichinokawa with the motor of Shimazaki et al. for the purpose of moving the holding unit in the optical axis direction (col. 2, lines 24-34 and col. 3, lines 62-67).

Regarding claim 7, Ichinokawa discloses in figures 1-3, an imaging system (100), wherein the holding unit (1a) includes a tilting unit tilting an imaging surface of the image picking-up device (37) (col. 4, lines 67 and col. 5, lines 1-6), and wherein the motor (23) and the guide member (11) are arranged within a cylinder substantially containing the tilting unit (col. 4, lines 67 and col. 5, lines 1-6) but does not specifically disclose the motor and the guide member are arranged so as to avoid the overhang portion in the direction perpendicular to the optical axis when the motor and the guide member come relatively close to the holding unit. Shimazaki et al. discloses, in figure 1, wherein the motor (10) and the guide member (31 and 32) are arranged so as to avoid the overhang portion in the direction perpendicular to the optical axis when the motor and the guide member come relatively close to the holding unit (11) (col. 2, lines 24-34 and col.

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3, lines 62-67). Therefore it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the device of Ichinokawa with the motor of Shimazaki et al. for the purpose of moving the holding unit in the optical axis direction (col. 2, lines 24-34 and col. 3, lines 62-67).

Response to Arguments

3. Applicant's arguments with respect to claims 6 and 7 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to BRANDI N. THOMAS whose telephone number is (571)272-2341. The examiner can normally be reached on Monday - Thursday from 6-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ricky Mack can be reached on 571-272-2333. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Brandi N Thomas Examiner Art Unit 2873

BNT

January 30, 2008

SUPERVISORY PATENT EXAMINER